

IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMA

Ronji Veson,
Plaintiff,
versus
W. R. Collins, et. al
Defendants.

Civil action no. # 2:05CV676-T

"Motion For Appointment of Counsel"

The plaintiff come now with this motion for appointment of
counsel, pursuant to U.S.C.S. § 3006-(d),(b),(c),(f.) of the
Federal Criminal Section, to wit;

(1) The defendants denied the plaintiff due process of a twenty-
four hour notice of hearing and the defendants denied the
plaintiff due process of a seventy-two hour hearing, in a
disciplinary procedure, subjecting the plaintiff to violations of
the First, Fourth, Fifth, Sixth, Eighth, Fourteenth Amendment
rights to the Constitution of the United States, which constituted
cruel or unusual punishment, which are contrary to the United
States Constitution.

Therefore, the plaintiff prays that the
Court grant the motion for appointment of Counsel, for good
cause shown,

"Defendant"